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6	UNITED STATES DISTRICT COURT		
7			
8	NORTHERN DISTRICT OF CALIFORNIA		
9	SAN FRANCISCO DIVISION		
10			
11	JANICE EVANS	Case No. CV12-03452 JCS	
12	Plaintiff,	STIPULATION TO EXTEND TIME WITHIN WHICH TO ANSWER OR	
13	vs.	OTHERWISE RESPOND TO	
14	CARROWS RESTAURANTS INC.;	COMPLAINT	
15	BERETTA INVESTMENT GROUP, a California General Partnership,		
16	Defendants.	Action Filed: July 2, 2012 Trial Date: None	
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_ 3	STIPULATION PURSUANT TO LOCAL CIVIL		

 $\begin{array}{ll} \textit{RULE } \textit{ 6-1} - \text{CV12-03452} \\ \textit{016366.0001} \backslash \textit{2485950.1} \end{array}$ 

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Plainti	ff JANICE EVANS ("Plaintiff")	and Defendant BERETTA INVESTMENT
GROUP ("De	fendant"), by and through their a	attorneys of record, hereby stipulate as follows
pursuant to Lo	ocal Civil Rule 6-1(a):	
1.	The parties hereby stipulate to extend Defendant's deadline to respond to	
Plaintiff's con	inplaint to September 20, 2012.	
2.	This stipulation will not alter th	ne date of any event or any deadline already fixed
by the Court is	n this matter.	
Dated: Augus	t 17, 2012	MOORE LAW FIRM, P.C.
Dated: Augus	t 17, 2012	By: /s/ Tanya E. Moore Tanya E. Moore Attorneys for Plaintiff JANICE EVANS  WENDEL, ROSEN, BLACK & DEAN LLE  By: /s/ Garret D. Murai Garret D. Murai Attorneys for Defendant BERETTA INVESTMENT GROUP
Pursua	nt to Local Rule 5-1, I attest und	der penalty of perjury that concurrence in the filing
of this docume	ent has been obtained from its sign	gnatory.
Execu	ted this 17 <sup>th</sup> day of August 2012	in Oakland, California.
Dated: 8/21/12	5 76/	/s/ Garret D. Murai